Nixon & Vanderhye P.C. (10/99) (Domestic Non-Assigned/Foreign)

## RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

ACTIVE MATRIX SUBSTRATE LIQUID CRYSTAL DISPLAY PANEL OF TRANSFLECTIVE TYPE AND LIQUID CRYSTAL DISPLAY DEVICE OF

TRANSFLECTIVE TYPE  the specification of which (check applicable box(s)):  is attached hereto  was filed on  was filed as PCT International application No.  and (if applicable to U.S. or PCT application) was amended on	)
is attached hereto was filed on as U.S. Application Serial No. Atty Dkt. No. on	)
was filed as PCT International application No. on	)
and (if applicable to U.S. or PCT application) was amended on	
2002 2100 1	
I hereby claim the benefit under 35 U.S.C. §119(e) of any United States provisional application(s) listed below.  Application Number  Date/Month/Year Filed	
I hereby claim the benefit under 35 U.S.C. 120/365 of all prior United States and PCT international applications listed above or below and, in as the subject matter of each of the claims of this application is not disclosed in such prior applications in the manner provided by the first paragraph of 35 U.S.C. 112, I acknowledge the duty to disclose material information as defined in 37 C.F.R. 1.56 which occurred between the date of the prior applications and the national or PCT international filing date of this application:	
	s: patented , abandoned
I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements jeopardize the validity of the application or any patent issued thereon. And on behalf of the owner(s) hereof, I hereby appoint NIXON & VANDERHYE P.C., 1100 North Glebe Rd., 8 <sup>th</sup> Floor, Arlington, VA 22201-4714, telephone number (703) 816-4000 (to whom all communications are to be directed), and the following attorneys thereof (of the same address) individually and collectively owner's/owner attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith and with the respatent: Arthur R. Crawford, 25327; Larry S. Nixon, 25640; Robert A. Vanderhye, 27076; James T. Hosmer, 30184; Robert W. Faris, 3138 Richard G. Besha, 22770; Mark E. Nusbaum, 32348; Michael J. Keenan, 32106; Bryan H. Davidson, 30251; Stanley C. Spooner, 27393; Le C. Mitchard, 29009; Duane M. Byers, 33363; Jeffry H. Nelson, 30481; John R. Lastova, 33149; H. Warren Burnam, Jr. 29366; Thomas E. B 32205; Mary J. Wilson, 32955; J. Scott Davidson, 33489; Alan M. Kagen, 36178; Robert A. Molan, 29834; B. J. Sadoff, 36663; James D. B 34776; Updeep S. Gill, 37334; Michael J. Shea, 34725; Donald L. Jackson, 41090; Michelle N. Lester, 32331; Frank P. Presta, 19828; Jose Presta, 35329 I also authorize Nixon & Vanderhye to delete any attorney names/numbers no longer with the firm and to act and rely solely instructions directly communicated from the person, assignee, attorney, firm, or other organization sending instructions to Nixon & Vanderhye behalf of the owner(s).	rs' sulting 52; eonard 3yrne, erquist, eph S. y on
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(first) MI (last) (citizer  Residence: (city) Ikoma-gun (state/country) Nara Japan  Post Office Address: 13-9, 3-chome Midorigaoka Heguri-cho Ikoma-gun Nara Japan  (Zip Code) 636-0941	пэпр/
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(first) MI (last) (citizer Residence: (city) Tenri-shi (state/country) Nara Japan  Post Office Address: 53-205, Nishinagara-cho Tenri-shi Nara Japan  (Zip Code) 632-0063	nship)

FOR ADDITIONAL INVENTORS, check box 🛛 and attach sheet with same information and signature and date for each.

3.	Inventor's Signature:	Makoto		Hanbe	Date: _	2003.06.13	
	Inventor: Makoto (first)		MI	(last)	<del></del>	Japanese (citizenship)	
	Residence: (city)	Sakurai-shi	IVII	(state/country)	Nara Japan	(Citizeriship)	
	Post Office Address:	6-1093-111, Asakuradain	ishi Sakurai-shi				_
	(Zip Code)	633-0004					_
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4.	Inventor's Signature:	Satoru		Kishimoto	Date:	2003,06,13	
	Inventor: Satoru			KISHIMOTO		Japanese	
	(first) Residence: (citv)	Tenri-shi	MI	(last) (state/country)	Nara Janan	(citizenship)	
	Post Office Address:	2613-1-1018, Ichinomoto	-cho Tenri-shi N		Ivaia Japan		_
	(Zip Code)	632-0004					_
5.	Inventor's Signature:				Date:		
	Inventor:			<u> </u>			_
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	Inventor:			<u> </u>			
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	Inventor:			1			_
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	Inventor:			(10-4)		(-11:	_
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